f	KECETVED SONY PRO SE OFFICE
USDC SDNY	9999 FT 01 02 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
DOCUMENT	ES DISTRICT COURT
1	TRICT OF NEW YORK
DATE FILED: 2/28/2023	TRICT OF IVEW TORK
DATE FIELD.	
Edward Greeman	
(List the full name(s) of the plaintiff(s)/petitioner(s).)	1-22-CV-04300 (KPF) (KHP)
-against-	
Superintendant of Fishkill Co	Application for the Court to Request Pro Bono Counsel
ional Facility	·
(List the full name(s) of the defendant(s)/respondent(s).)	
(Est the fair fairle(s) of the defendant(s)), espondent(s),	
• •	y to represent me in this action. In support of my y that the following information is true and correct:
1. Have you previously filed a "Request to Please check the appropriate box below:	Proceed in Forma Pauperis" (an IFP application)?
I have previously filed an IFP application of my current financial	ation in this case, and it is a true and correct l status.
X I have not previously filed an IFP apparent application showing my financial states	olication in this case and now attach an original IFP tus.
	ation in this case, but my financial status has pplication showing my current financial status.
	ges of a case and usually not before the Court has e.) If you asked for an attorney earlier in this case,
Please be informed that I	am humble requesting, prematurely,
	sist me,in litigating the above
	quest, only if necessary, is to ex-
	encompassing this 'Gross Mis- am an INNOCENT 66yrs OLD GREAT-
	USTICE (not sympathy)from this
Honorable Court.	Thank You Kindly,
Rev. 3/27/14	Edward Greeman

FISHKILL CORRECTIONAL FACILITY
BOX 1245
BEACON, NEW YORK 12508

NAME: Faward Greeman

Pro Se Intake Unit
U.S.District Court
S.D.N.Y.

40 Foley Sq.Rm.105
New York, NY 10007

LEGAL MAIL

PRIVILEGED & CONFIDENTIAL

MATERIAL

FISHKILL CORRECTIONAL

FACILITY

FIRST-CLASS MAIL 15000.60º

neopost²⁸

02/17/2023

ZIP 12508 041L11251113

SLAND

1000781802 coms

որեղիվորելիերիկիկիկիկիկիկիկիկիիիի

The Criminal Justice Act provides the Court with discretion to appoint an attorney to represent a petitioner seeking relief under 28 U.S.C. §§ 2241, 2254, or 2255 who is unable to afford counsel if "the interests of justice so require." 18 U.S.C. § 3006A(a)(2)(B). There is no requirement that an indigent habeas petitioner be appointed pro bono counsel unless the Court determines that an evidentiary hearing is necessary. *Graham v. Portuondo*, 506 F.3d 105, 107 (2d Cir. 2007). "Appointment of pro bono counsel must be done judiciously in order to preserve the precious commodity of volunteer lawyers for those litigants who truly need a lawyer's assistance." *Farmer v. United States*, 2016 WL 1276461, at *7 (S.D.N.Y. Mar. 30, 2016) (citation omitted). Here, the habeas petition is fully briefed and no evidentiary hearing is scheduled. The next step is for the Court to render a decision on the petition. Petitioner requests appointment of counsel in an attempt to "expedite" a resolution of his petition, however the appointment of counsel will not result in an expedited decision from the Court. Accordingly, Petitioner has not shown that the interests of justice require appointment of counsel. His motion is denied.

The Clerk of the Court is respectfully directed to mail a copy of this order to the Petitioner.

SO ORDERED:

HON. KATHARINE H. PARKER UNITED STATES MAGISTRATE JUDGE

2/28/2023

Case 1:22-cv-04300-KPF-KHP Document 26 Filed 02/28/23 Page 3 of 3

NEW YORK STATE
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION
INCARCERATED INDIVIDUAL CORRESPONDENCE PROGRAM

NAME: Edward Greeman DIN: 20-A-0389 B-W 53B